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*Co-Counsel to the Debtors  
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**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

LATAM Airlines Group S.A., *et al.*,  
Debtors.<sup>1</sup>

Chapter 11

Case No.: 20-11254 (JLG)

Jointly Administered

**Related Docket Nos. 2960, 3188 &  
3390**

**THIRD NOTICE OF ADJOURNMENT OF DEBTORS' THIRTY-FIRST  
OMNIBUS OBJECTION (NON-SUBSTANTIVE) TO CERTAIN CLAIMS  
PURSUANT TO 11 U.S.C. § 502 AND FED. R. BANKR. P. 3007 (AMENDED,  
DUPLICATE, NO LIABILITY, SATISFIED, AND MODIFIED) SOLELY  
WITH RESPECT TO CLAIM NO. 2124 FILED BY ACCENTURE S.R.L.**

<sup>1</sup> The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's tax identification number (as applicable), are: LATAM Airlines Group S.A. (59-2605885); Lan Cargo S.A. (98-0058786); Transporte Aéreo S.A. (96-9512807); Inversiones Lan S.A. (96-5758100); Technical Training LATAM S.A. (96-847880K); LATAM Travel Chile II S.A. (76-2628945); Lan Pax Group S.A. (96-9696800); Fast Air Almacenes de Carga S.A. (96-6315202); Línea Aérea Carguera de Colombia S.A. (26-4065780); Aerovías de Integración Regional S.A. (98-0640393); LATAM Finance Ltd. (N/A); LATAM Airlines Ecuador S.A. (98-0383677); Professional Airline Cargo Services, LLC (35-2639894); Cargo Handling Airport Services LLC (30-1133972); Maintenance Service Experts LLC (30-1130248); Lan Cargo Repair Station LLC (83-0460010); Prime Airport Services, Inc. (59-1934486); Professional Airline Maintenance Services LLC (37-1910216); Connecta Corporation (20-5157324); Peuco Finance Ltd. (N/A); Latam Airlines Perú S.A. (52-2195500); Inversiones Aéreas S.A. (N/A); Holdco Colombia II SpA (76-9310053); Holdco Colombia I SpA (76-9336885); Holdco Ecuador S.A. (76-3884082); Lan Cargo Inversiones S.A. (96-9696908); Lan Cargo Overseas Ltd. (85-7752959); Mas Investment Ltd. (85-7753009); Professional Airlines Services Inc. (65-0623014); Piquero Leasing Limited (N/A); TAM S.A. (N/A); TAM Linhas Aéreas S.A. (65-0773334); Aerolinhas Brasileiras S.A. (98-0177579); Prismah Fidelidade Ltda. (N/A); Fidelidade Viagens e Turismo S.A. (27-2563952); TP Franchising Ltda. (N/A); Holdco I S.A. (76-1530348) and Multiplus Corretora de Seguros Ltda. (N/A). For the purpose of these Chapter 11 Cases, the service address for the Debtors is: 6500 NW 22nd Street Miami, FL 33131.

**PLEASE TAKE NOTICE** that, on or about December 16, 2020, Accenture S.R.L. ("Accenture") filed proof of claim number 2124 in these proceedings ("Claim No. 2124").

**PLEASE TAKE FURTHER NOTICE** that, on August 17, 2021, the above-captioned Debtors filed their *Thirty-First Omnibus Objection (Non-Substantive) to Certain Claims Pursuant to 11 U.S.C. § 502 and Fed. R. Bankr. P. 3007 (Amended, Duplicate, No Liability, Satisfied, and Modified)* [Docket No. 2960] (the "Objection").

**PLEASE TAKE FURTHER NOTICE** that, on September 13, 2021, the Debtors adjourned without prejudice the Objection solely with respect to Claim No. 2124 to the October 28, 2021 Omnibus Hearing [Docket No. 3188].

**PLEASE TAKE FURTHER NOTICE** that, on October 21, 2021, the Debtors adjourned without prejudice the Objection solely with respect to Claim No. 2124 to the November 30, 2021 Omnibus Hearing [Docket No. 3390].

**PLEASE TAKE FURTHER NOTICE** that the Debtors, with the consent of Accenture, hereby further adjourn without prejudice the Objection solely with respect to Claim No. 2124 to the December 29, 2021 Omnibus Hearing. The Objection deadline solely with respect to Claim No. 2124 is December 22, 2021, at 4:00 p.m. (prevailing Eastern Time).

Dated: November 22, 2021  
New York, New York

/s/Kyle J. Ortiz

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